# DECLARATION FOR UTILITY PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if more than one name is listed below) of the subject matter that is claimed and for which a patent is sought on the invention entitled

## System and Method For Tokenless Biometric Electronic Scrip

[X] The specification of which is a [] The specification of which was	attached hereto. as filed on as part	of application no
including the claims, as amended by a	any amendment referred to above entability of the invention as clai	of the above-identified specification, e. I acknowledge the duty to disclose imed in this application in accordance
I hereby claim foreign priority beneft application(s) for patent or inventor's foreign application for patent or invapplication on which priority is claimed	certificate listed below and haventor's certificate having a file	ve also identified below any
Application Ser. No.	Country	Day/Month/Year Filed

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 that occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application Ser. No	Filing Date	Status Allowed Issued	
09/244,784	February 5, 1999		
08/705,399	August 29, 1996		
08/442,895	May 17, 1995	Issued	
08/345,523	November 28, 1994	Issued	

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor: Ned Hoffman

Inventor's signature:

Residence: <u>Sebastopol</u>, California

Citizenship: <u>United States</u>

Post Office Address: 977 Daniel Street, Sebastopol, California, 95472



AUGUST 31, 2000

**PTAS** 

MARGER JOHNSON & MCCOLLOM, P.C. ALEXANDER C. JOHNSON, JR. 1030 S.W. MORRISON STREET PORTLAND, OREGON 97205 OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

Patent and Trademark Office
ASSISTANT SECRETARY AND COMMISSIONER



UNITED STATES DEPARTMENT OF COMMERCE

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 06/27/2000

REEL/FRAME: 010908/0680

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS)

ASSIGNOR:

HOFFMAN, NED

DOC DATE: 11/12/1999

**ASSIGNEE:** 

SMARTTOUCH, INC.
727 ALLSTON WAY
BERKELEY, CALIFORNIA 94710

SERIAL NUMBER: 09441107

PATENT NUMBER:

FILING DATE: 11/16/1999

ISSUE DATE:

DIANE RUSSELE, PARALEGAL ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS DOCUMENT ID NO. 101214367

07-14-2000

PATENTS ONLY Attorney's Do. No. 8514-26 (ST-A22)

IN THE UN.

101402854

WARK OFFICE

In re patent application:

NED HOFFMAN

Serial No.

09/441,107

Filed:

November 16, 1999

For:

SYSTEM AND METHOD FOR TOKENLESS

BIOMETRIC ELECTRONIC SCRIP

Box Assignment

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Please record the attached original document or copy thereof and return the recorded instrument to the undersigned.

- 1. Name of party(ies) conveying an interest: NED HOFFMAN, 977 Daniel Street, Sebastopol, California 95472
- 2. Name and address of party(ies) receiving an interest: SMARTTOUCH, INC., a Delaware corporation, 727 Allston Way, Berkeley, California 94710
- 3. Description of the interest conveyed: Assignment

Date of execution of attached document: November 12, 1999

- 4. Application number: 09/441,107 Additional sheet attached? No
- 5. Name and address of party to whom correspondence concerning document should be mailed:

MARGER JOHNSON & McCOLLOM, P.C.

1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

- 6. Number of applications and patents involved: 1
- 7. The attached New Application Transmittal sheet shows PTO receipt for \$40 paid 12/1/99 to record this assignment.
- 8. Any deficiency or overpayment should be charged or credited to deposit account number 13-1703.
- 9. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Customer No. 20575

Respectfully submitted,

MARGER JOHNSON & McCollom, P.C.

Alexander C. Johnson, J. Registration No. 29,396

Dated: 23 June

MARGER JOHNSON & McCOLLOM, P.C.

1030 S.W. Morrison Street Portland, Oregon 97205

Telephone: (503) 222-3613

cc: Philip D. Lapsley

Total number of pages comprising cover sheet and attached assignment: 4

SEAL

### **ASSIGNMENT**

WHEREAS, I, Ned Hoffman, hereinafter referred to as "ASSIGNOR", have invented certain new and useful improvements as described and set forth in the below-identified application for United States Letters Patent:
Title of Invention: System and Method For Tokenless Biometric Electronic Scrip
Filing Date: Serial No.:
WHEREAS, <u>SMARTTOUCH</u> , <u>Inc.</u> , <u>727 Allston Way</u> , <u>Berkeley</u> , <u>California 94710</u> , a corporation of the <u>State of Delaware</u> , hereinafter referred to as "ASSIGNEE", is desirous of acquiring the entire right, title and interest in the said invention and application and in any Letters Patent which may be granted on the same;
NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that, for and in consideration of the sum of One Dollar (\$1.00) lawful money paid to Assignor by Assignee, receipt of which is hereby acknowledged, Assignor have sold, assigned and transferred, and by these presents does sell, assign and transfer unto said Assignee, and Assignee's successors and assigns, all right, title and interest in and to the said invention, said application for United States Letters Patent, and any Letters Patent which may hereafter be granted on the same in the United States and all countries throughout the world including any divisions, renewals, continuations in whole or in part, substitutions, conversions, reissues, prolongations or extensions thereof, the said interest to be held and enjoyed by said Assignee as fully and exclusively as it would have been held and enjoyed by said Assignment and transfer not been made, to the full end and term of any Letters Patent.
Assignor further agrees that he will, without charge to said Assignee, but at Assignee's expense, cooperate with Assignee in the prosecution of said application and/or applications, execute, verify, acknowledge and deliver all such further papers, including applications for Letters Patent and for the reissue thereof, and instruments of assignment and transfer thereof, and will perform such other acts as Assignee lawfully may request, to obtain or maintain Letters Patent for said invention and improvement in any and all countries, and to vest title thereto in said Assignee, or Assignee's successors and assigns.
IN TESTIMONY WHEREOF, Assignor has hereunto signed his name to this assignment on the date indicated below.  Date: 11 12 19 Ned Hoffman
STATE of: CALIFORNIA () COUNTY of: ALAMEDA ()
On this day of, in the year of, before me, the undersigned notary public, personally appeared the above-named assignor, known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument, and acknowledged that they executed the same.

Notary Public



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER

OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SEPTEMBER 28, 2001

PTAS

MARGER JOHNSON & MCCOLLOM, PC ALEXANDER C. JOHNSON, JR. 1030 SW MORRISON STREET PORTLAND, OREGON 97205



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RECORDATION DATE: 07/24/2001

REEL/FRAME: 012010/0454

NUMBER OF PAGES: 22

BRIEF: CHANGE OF NAME (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

SMARTTOUCH, INC.

DOC DATE: 07/10/2000

ASSIGNEE:

VERISTAR CORPORATION 155 GRAND AVENUE SUITE 1050 OAKLAND, CALIFORNIA 94612

SERIAL NUMBER: 08442895

PATENT NUMBER: 5613012

SERIAL NUMBER: 08345523 PATENT NUMBER: 5615277

SERIAL NUMBER: 08739313

PATENT NUMBER: 5737439

SERIAL NUMBER: 08722629

PATENT NUMBER: 5764789

FILING DATE: 05/17/1995

ISSUE DATE: 03/18/1997

FILING DATE: 11/28/1994

ISSUE DATE: 03/25/1997

FILING DATE: 10/29/1996

ISSUE DATE: 04/07/1998

FILING DATE: 09/27/1996

ISSUE DATE: 06/09/1998

#### 012010/0454 PAGE 2

SERIAL NUMBER: 08818872 PATENT NUMBER: 5802199 SERIAL NUMBER: 08820008 PATENT NUMBER: 5805719

SERIAL NUMBER: 08687251 PATENT NUMBER: 5838812

SERIAL NUMBER: 08705399 PATENT NUMBER: 5870723

SERIAL NUMBER: 08902151 PATENT NUMBER: 5982914

SERIAL NUMBER: 09244784 PATENT NUMBER: 6012039

SERIAL NUMBER: 09098318
PATENT NUMBER: 6131464

SERIAL NUMBER: 09245501 PATENT NUMBER: 6154879

SERIAL NUMBER: 09243208 PATENT NUMBER: 6192142

SERIAL NUMBER: 09239595 PATENT NUMBER: 6230148

SERIAL NUMBER: 09183215
PATENT NUMBER:

SERIAL NUMBER: 09330253

PATENT NUMBER:

SERIAL NUMBER: 09239570 PATENT NUMBER: 6269348

SERIAL NUMBER: 09357718 PATENT NUMBER:

SERIAL NUMBER: 09398914 PATENT NUMBER:

SERIAL NUMBER: 09441107 PATENT NUMBER:

SERIAL NUMBER: 60208680 PATENT NUMBER:

SERIAL NUMBER: 29097014 PATENT NUMBER: D425873 FILING DATE: 03/17/1997 ISSUE DATE: 09/01/1998

FILING DATE: 03/18/1997 ISSUE DATE: 09/08/1998

FILING DATE: 07/25/1996 ISSUE DATE: 11/17/1998

FILING DATE: 08/29/1996 ISSUE DATE: 02/09/1999

FILING DATE: 07/29/1997 ISSUE DATE: 11/09/1999

FILING DATE: 02/05/1999 ISSUE DATE: 01/04/2000

FILING DATE: 06/16/1998 ISSUE DATE: 10/17/2000

FILING DATE: 02/05/1999 ISSUE DATE: 11/28/2000

FILING DATE: 02/02/1999 ISSUE DATE: 02/20/2001

FILING DATE: 01/29/1999 ISSUE DATE: 05/08/2001

FILING DATE: 10/30/1998 ISSUE DATE:

FILING DATE: 06/10/1999 ISSUE DATE:

FILING DATE: 01/29/1999 ISSUE DATE: 07/31/2001

FILING DATE: 07/20/1999 ISSUE DATE:

1330E DATE.

FILING DATE: 09/16/1999 ISSUE DATE:

FILING DATE: 11/16/1999 ISSUE DATE:

FILING DATE: 05/31/2000

ISSUE DATE:

FILING DATE: 11/25/1998 ISSUE DATE: 05/30/2000 012010/0454 PAGE 3

SEDLEY PYNE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS



PATENT APPLICATION Attorney's Do. No. 8514-1

101793119

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**BOX ASSIGNMENT** 

Commissioner of Patents and Trademarks

7-242)

Washington, D.C. 20231

Please record the attached original document or copy thereof and return the recorded instrument to the undersigned.

1. Name of party(ies) conveying an interest::

SmartTouch, Inc.

2. Name and address of party(ies) receiving an interest:

> Veristar Corporation 155 Grand Avenue, Suite 1050 Oakland, California 94612

3. Description of the interest conveyed:

A. Patent Application No.

Assignment Change of Name Security Agreement Merger

Date of execution of attached document: July 10, 2000

4. Application number(s) or patent number(s). Additional sheet attached? Yes

B. Filed . C. Patent No.

D. Issued

08/442,895 5-17-95 5,613,012 3-18-97 08/345,523 11-28-94 5,615,277 3-25-97 08/739,313 10-29-96 5,737,439 4-7-98 08/722,629 9-27-96 5,764,789 6-9-98 08/818,872 3-17-97 5,802,199 9-1-98 08/820,008 3-18-97 5,805,719 9-8-98 08/687,251 7-25-96 5,838,812 11-17-98 5,870,723 08/705,399 8-29-96 2-9-99 08/902,151 7-29-97 5,982,914 11-9-99 09/244,784 2-5-99 6,012,039 1-4-00 09/098,318 6-16-98 6,131,464 10-17-00 09/245,501 2-5-99 6,154,879 11-28-00 09/243,208 2-2-99 6,192,142 2-20-01 09/239,595 6,230,148 1-29-99 5-8-01 09/183,215 10-30-98 09/330,253 6-10-99 09/239,570 1-29-99 09/357,718. 7-20-99 09/398,914 9-16-99 09/441,107 11-16-99 60/208,680 5-31-00 29/097,014 11-25-98 D425,873 5-30-00

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880.00 OP

I HEREBY CERTIFY THAT THIS COR-RESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO:

COMMISSIONER OF PATENTS AND TRADEMARKS, WASHINGTON D.C. 20231

ASSISTANT COMMISSIONER FOR PATENTS, WASHINGTON D.C. 20231 ASSISTANT COMMISSIONER FOR TRADEMARKS, 2900 CRYSTAL DRIVE, ARLINGTON V# 22202 3513

5. Name and address of party to whom correspondence concerning document should be mailed:

MARGER JOHNSON & McCOLLOM, P.C. 1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

- 6. Number of applications and patents involved: 22
- 7. Enclosed is our check for \$880.00
- 8. Any deficiency or overpayment should be charged or credited to deposit account number 13-1703.
- 9. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Dated: July 16, 2001

Respectfully submitted,

MARGER JOHNSON & MCCOLLOM, P.C.

Alexander C. Johnson, Vr. Registration No. 29,390

MARGER JOHNSON & McCOLLOM, P.C. 1030 SW Morrison Street Portland, OR 97205 (503) 222-3613

Total number of pages comprising cover sheet and attached assignment: 22

# Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE RESTATED CERTIFICATE OF "SMARTTOUCH, INC.", CHANGING

ITS NAME FROM "SMARTTOUCH INC." TO "VERISTAR CORPORATION",

FILED IN THIS OFFICE ON THE TENTH DAY OF JULY A.D. 2000, AT 9

O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Edward J. Freel, Secretary of State

AUTHENTICATION:

0548860

DATE:

07-10-00

273,1001 8100

001347851

# AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

#### OF

### SMARTTOUCH, INC.

. The undersigned, Philip J. Gioia, hereby certifies that:

- 1. He is the duly elected and acting President and Chief Executive Officer of SmartTouch, Inc., a Delaware corporation.
- 2. The Certificate of Incorporation of this corporation was originally filed with the Secretary of State of Delaware on March 20, 1997.
- 3. The Amended and Restated Certificate of Incorporation of this corporation shall be amended and restated to read in full as follows:

### ARTICLE I

The name of this corporation is VeriStar Corporation (the "Corporation").

### ARTICLE II

The address of the Corporation's registered office in the State of Delaware is 1209 Orange Street in the City of Wilmington, County of New Castle, Delaware. The name of its registered agent at such address is The Corporation Trust Company.

### ARTICLE III

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law.

### ARTICLE IV

A. Classes of Stock. This Corporation is authorized to issue two classes of shares of stock, to be designated Common and Preferred, respectively. This Corporation is authorized to issue Twenty-Five Million (25,000,000) shares of Common Stock and Fifteen Million

WD 070700 1-1303604/844970/v9

FIVE HUNDRED THOUSAND (15,500,000) shares of Preferred Stock. The shares of Preferred Stock may be issued from time to time in series. The par value of Common Stock and Preferred Stock is \$0.0005 per share. FOUR MILLION SEVEN HUNDRED TWENTY SEVEN THOUSAND NINE HUNDRED TWENTY SEVEN (4,727,927) shares of Preferred Stock shall be designated "Series A Preferred Stock" (the "Series A Preferred Stock"). SIX MILLION ONE HUNDRED EIGHTY SEVEN THOUSAND SEVEN HUNDRED NINETY (6,187,790) shares of Preferred Stock shall be designated "Series B Preferred Stock" and FOUR MILLION FIVE HUNDRED EIGHTY FOUR THOUSAND TWO HUNDRED EIGHTY THREE (4,584,283) shares of Preferred Stock shall be designated "Series C Preferred Stock" and together with the Series B Preferred Stock, the "Series B-C Preferred Stock". The rights, preferences, privileges, and restrictions granted to and imposed on the Series A Preferred Stock and the Series B-C Preferred Stock are as set forth below in this Article IV.

B. Rights, Preferences and Restrictions of Series A Preferred Stock and Series B-C Preferred Stock.

### 1. Dividend Rights

- (a) The holders of Series A Preferred Stock (the "Series A Preferred Stockholders") and the holders of the Series B-C Preferred Stock (the "Series B-C Preferred Stockholders") shall be entitled to receive, when and if declared by the Board of Directors, noncumulative cash dividends out of any assets of the Corporation at the time legally available therefor, prior and in preference to the holders of the Common Stock (the "Common Stockholders"), at the annual rate of 2/10th of One Cent (\$0.002) per share on each outstanding share of Series A and Series B-C Preferred Stock, in each case as appropriately adjusted for stock dividends, subdivisions, split-ups, or combinations and similar events as provided herein.
- (b) So long as any shares of Series A and Series B-C Preferred Stock shall be outstanding, no dividend, whether in cash or property, shall be paid or declared, nor shall any other distribution be made, on any shares of Common Stock, nor shall any shares of Common Stock of this Corporation be purchased, redeemed or otherwise acquired for value by the Corporation until all dividends on the Series A and the Series B-C Preferred Stock shall have been paid or declared and set aside for payment as set forth in section 1(a) above.
- (c) If, after payment to the Series A and the Series B-C Preferred Stockholders of the full dividend set forth in section 1(a) above during any fiscal year of the Corporation, any dividend is declared and paid on any share of Common Stock, an additional dividend shall be paid to the Series A Preferred Stockholders and the Series B-C Preferred Stockholders of any assets of the Corporation at the time legally available therefor, in an amount per share of the applicable series of Preferred Stock as would be payable on the number of shares of Common Stock into which each such share of Preferred Stock could be converted as of the record date fixed for the determination of the holders of the Common Stock entitled to receive such dividend, such per share dividend amounts being pari passu as among the Common Stockholders, holders of the Series A and the Series B-C Preferred Stockholders. Such dividends shall be payable only when and if declared by the Board of Directors and shall be noncumulative.

- (d) The provisions of sections 1(a), 1(b) and 1(c) hereof shall not restrict the Corporation from making (i) any dividend payable in shares of Common Stock, or (ii) any distributions in connection with the repurchase at or below the purchase price (or such other price as may be unanimously agreed to by the Board of Directors) of shares of Common Stock issued to or held by officers, directors or employees of, or consultants, advisers and others who provide services to, this Corporation or its subsidiaries ("Compensatory Stock") upon termination of such employment or services relationship pursuant to plans, agreements or arrangements (whether now existing or hereafter entered into) providing for the right of said repurchase between the Corporation and such persons ("Compensatory Stock Repurchase Rights") or in exercise of the Corporation's right of first refusal upon a proposed transfer of shares. Each Series A and Series B-C Preferred Stockholder shall be deemed to have consented, for purposes of Sections 502, 503 and 506 of the California Corporations Code, to distributions made by this Corporation in connection with the repurchase of Compensatory Shares.
- 2. Redemption. The Series A Preferred Stock and the Series B-C Preferred Stock are not redeemable.

### 3. Young Rights.

- (a) The Series A Preferred Stockholders and the Series B-C Preferred Stockholders shall have the right to one vote for each share of Common Stock into which such Preferred Stock could then be converted, and with respect to such vote, such holder shall have full voting rights and powers equal to the voting rights and powers of the Common Stockholders, and shall be entitled, notwithstanding any provision hereof, to notice of any stockholders' meeting in accordance with the bylaws of the Corporation ("Bylaws"), and shall be entitled to vote, together with Common Stockholders, with respect to any question upon which Common Stockholders have the right to vote. Fractional votes shall not, however, be permitted and any fractional voting rights available on an as-converted basis (after aggregating all shares into which shares of Series A Preferred Stock and Series B-C Preferred Stock held by each stockholder could be converted) shall be rounded to the nearest whole number (with one-half being rounded upward).
- (b) Notwithstanding section 3(a) above, the Board of Directors will be elected as follows:
- (i) the Series B Preferred Stockholders shall be entitled, voting as a separate class, to elect one (1) director, provided that the outstanding Series B stock continues to represent at least ten percent (10%) of the outstanding share capital of the Company on an as converted fully diluted basis;
- (ii) the Series C Preferred Stockholders shall be entitled, voting as a separate class, to elect one (1) director, provided that the outstanding Series C stock continues to represent at least ten percent (10%) of the outstanding share capital of the Company on an as converted fully diluted basis;

(iii) the Scries A and the C mmon Stockholders shall be entitled, voting as a separate class, to elect four (4) directors; and

notwithstanding any provisions of the Bylaws to the contrary, the stockholders entitled to elect a particular director pursuant to subparagraphs (i), (ii) or (iii) of this section 3(b) shall be entitled to remove such director or to fill a vacancy in the seat formerly held by such director, by a separate class vote of such stockholders and otherwise in accordance with the applicable provisions of the General Corporation Law of the State of Delaware.

- 4. No Fractional Shares. No fractional shares shall be issued upon conversion of shares of Series A Preferred Stock or Series B-C Preferred Stock. Whether or not fractional shares would be issuable upon such conversion shall be determined on the basis of the total number of shares of Series A Preferred Stock or Series B-C Preferred Stock the holder is at the number of shares of Common Stock issuable upon time converting into Common Stock and the number of shares of Common Stock issuable upon such aggregate conversion. If the conversion would result in any fractional share, the Corporation shall, in lieu of issuing any fractional share, pay the holder an amount in cash equal to the fair market value of such fractional share on the date of conversion (as determined in good faith by the Board of Directors).
- 5. Notices of Record Date. In the event of any taking by the Corporation of a record of the holders of any class of securities for the purpose of determining the holders thereof who are entitled to receive any dividend (other than a cash dividend) or other distribution, any right to subscribe for, purchase or otherwise acquire any shares of stock of any class or any other securities or property, or to receive any other right, the Corporation will dispatch to each Series A Preferred Stock and Series B-C Preferred Stockholder at least ten (10) days prior to the date specified therein, a notice specifying the date on which any such record is to be taken for the purpose of such dividend, distribution or rights, and the amount and character of such dividend, distribution or right.
- 6. Other Notices. Except as otherwise provided herein, any notices required by the provisions of this Certificate to be given to the Series A Preferred Stockholders or Series B-C Preferred Stockholders must be in writing and will be deemed given upon personal delivery, one day after deposit with a reputable overnight courier service for overnight delivery or after transmission by facsimile telecopier with confirmation of successful transmission, or three business days after deposit in the United States mail, by registered or certified mail postage prepaid, or upon actual receipt if given by any other method, addressed to each holder of such record at his address appearing on the books of the Corporation.

# C. Rights, Preferences and Restrictions of Series A Preferred Stock.

## 1. Preference on Liquidation

(a) <u>Preference Price</u>. For purposes hereof, the "Original Purchase Price of the Series A Preference Stock" is \$0.81 per share. The "Series A Preference Price" is the Original Purchase Price of the Series A Stock (as appropriately adjusted for stock splits, stock dividends on Series A Preferred Stock, stock combinations and stock reclassifications and the

like), plus all declared and unpaid dividends with respect thereto, calculated at the time of a distribution made in accordance with section D.1(b) below.

- (b) Distribution Upon Liquidation. In the event of any liquidation, dissolution or winding up of this Corporation, whether voluntary or involuntary, the holders of the outstanding shares of Series A Preferred Stock shall be entitled to be paid out of the assets of this Corporation available for distribution to its stockholders, whether from capital, surplus or earnings, part passu with any such payment made to holders of the Series B-C Preferred Stock, before any payment is made in respect of the outstanding shares of Common Stock, the Series A Preference Price. After distribution of the Series A Preference Price to the holders of the outstanding shares of Series A Preferred Stock, the holders of the outstanding shares of Common Stock shall be entitled to an amount per share equal to the Series A Preference Price paid to the holders of the outstanding shares of Series A Preferred Stock. Thereafter, any remaining assets of this Corporation shall be distributed pro rata among the holders of the outstanding shares of Common Stock and Series A Preferred Stock based on the number of shares of Common Stock into which outstanding shares of Series A Preferred Stock are convertible pursuant to this Certificate of Incorporation as of the date of distribution.
- (c) Partial Payment. If, upon any liquidation, dissolution or winding up of this Corporation, whether voluntary or involuntary, the assets of this Corporation available for distribution to its stockholders shall be insufficient to pay the full Series A Preference Price required to be paid to the holders of the outstanding shares of Series A Preferred Stock plus the full Series B Preference Price and full Series C Preference Price required to be paid to the holders of the outstanding shares of Series B Preferred Stock and Series C Preferred Stock, respectively, then all of the assets of this Corporation legally available for distribution to the holders of equity securities shall be distributed ratably among the Series A Preferred Stockholders pari passu with the Series B-C Preferred Stockholders in proportion to the full amounts to which they would otherwise be respectively entitled. If liquidation preferences below the full Preference Price are to be paid, the holders of the outstanding shares of each Series of Preferred Stock shall each be paid the same liquidation preference amount per share as is paid to every other holder of that Series.
- (d) Certain Transactions. The sale, transfer or other conveyance of all or substantially all of the assets of this Corporation, or the sale, transfer or other conveyance of a majority of the outstanding voting securities of this Corporation (on a fully diluted bases) in any transaction or related series of transactions whether by merger or consolidation or otherwise, shall not be deemed to be a liquidation, dissolution or winding up of the Corporation, as those terms are used in this Section of this Certificate of Incorporation, unless so elected to be treated as such by a majority of the Corporation's Board of Directors.
- (e) Consent to Certain Distributions. Each holder of outstanding shares of Series A Preferred Stock, shall by virtue of its acceptance of a stock certificate evidencing such shares, be treated as having consented to distributions made by this Corporation for the repurchase of shares of Common Stock from directors or employees of, or consultants or advisers to, this Corporation upon the termination of employment by, or service to, this Corporation or any subsidiary of this Corporation or otherwise, if such repurchase is made in accordance with an agreement authorizing the right of said repurchase.

- (f) Liquidation Adjustment. Notwithstanding anything to the contrary in this Certificate of Incorporation, each Preference Price shall be adjusted downwards upon the receipt by the holder of Preferred Stock of any non-cash dividends or distributions comprised solely of stock of any of this Corporation's subsidiaries (other than distributions of this Corporation's capital stock). Such adjustment shall be made by subtracting from the Preference Price the per share amount of the "cash value" of any such non-cash dividends or distributions made on the respective series of Preferred Stock at any time since the issuance of such series. The "cash value" shall be determined in good faith by this Corporation's Board of Directors in its sole discretion, or, if the distribution is a stock dividend (other than this Corporation's capital stock) whereby within one hundred and eighty (180) days after such distribution and prior to a "liquidating" event such company's stock is publicly traded, then the initial public offering price of such company's stock shall be the "cash value" whether or not the distributed stock is itself traded.
- 2. Conversion. The holders of the outstanding shares of Series A Preferred Stock shall have the conversion rights set forth below (the "Conversion Rights").
- (a) Right to Convert. Upon (i) the closing of a firm underwritten public offering pursuant to an effective registration statement under the Securities Act of 1933, as amended, covering the offering and sale of shares of Common Stock for the account of the Corporation (other than a registration statement effected solely to implement an employee benefit plan, a transaction in which Rule 145 of the Securities and Exchange Commission is applicable or any other form or type of registration in which the shares of Common Stock applicable upon conversion of the shares of Series A Preferred Stock cannot be included pursuant to the Securities and Exchange Commission rules or practices) resulting in aggregate proceeds to the Corporation (before the payment of underwriting discounts and commissions and the expense of the offering) in excess of Ten Million Dollars (\$10,000,000); or (ii) a merger or consolidation with or into another corporation or a sale of all or substantially all of the Corporation's properties and assets in which the aggregate gross cash proceeds received by the Corporation is at least Ten Million Dollars (\$10,000,000) in cash or marketable securities, then the Board of Directors shall take all actions appropriate to convert each share of Series A Preferred Stock into Common Stock.
  - (b) Upon the occurrence of an event specified above, the outstanding shares of Series A Preferred Stock shall be converted into shares of Common Stock, whether or not the certificates representing such shares are surrendered to the Corporation or its transfer agent; provided, however, that the Corporation shall not be obligated to issue certificates evidencing the shares of Common Stock issuable upon such conversion unless the certificates evidencing such shares are either delivered to the Corporation or its transfer agent as provided below or the holder notifies the Corporation or its transfer agent that such certificates have been lost, stolen or destroyed and executes an agreement satisfactory to the Corporation indemnifying the Corporation from any loss incurred by it in connection with the issuance of such certificate. Upon the occurrence of such conversion of the outstanding shares of Series A Preferred Stock, the holders of the outstanding shares of Series A Preferred Stock shall surrender the certificates representing such shares at the office of the Corporation or to any transfer agent for the shares of Series A Preferred Stock or Common Stock. Thereupon, there shall be issued and delivered promptly to such holder, at such office and in its name as shown on such surrendered certificate

or certificates, a certificate or certificates for the number of shares of Common Stock into which the surrendered shares of Series A Preferred Stock of such holder were convertible on the date on which such conversion occurred, and the Corporation shall promptly pay in cash all declared but unpaid dividends on the shares of Series A Preferred Stock so converted.

- (c) Price. Each share of Series A Preferred Stock, when converted, shall be converted into the number of shares of Common Stock that is equal to the quotient obtained by dividing (A) Eighty-One Cents (50.81) for each share of Series A Preferred Stock, by (B) the Series A conversion Price, immediately prior to the time of such conversion. The price at which shares of Common Stock shall be deliverable upon conversion of shares of Series A Preferred Stock shall be Eighty-One Cents (\$0.81) (as adjusted from time to time as herein provided, the "Series A Conversion Price").
- (d) Mechanics of Conversion. At the occurrence of one of the events specified under Section 2(a) above, the Board of Directors shall, if necessary, take such action to ensure that the Certificate of Incorporation is amended to increase the number of authorized shares of Common Stock, which may include the convocation of a general meeting of stockholders. The Board of Directors shall thereafter adopt resolutions to effectuate the conversion of Series A Preferred Stock into Common Stock at the Series A Conversion Price, as adjusted from time to time. Thereafter, the holders of shares of Series A Preferred Stock shall have the right to receive new share certificates representing shares of Common Stock in accordance with the procedures as described under Section 2(b) above.
- (e) Adjustment for Stock Splits and Combinations. If this Corporation at any time or from time to time after August 1, 1997, effects a division of the outstanding shares of Common Stock, then the Series A Conversion Price shall be proportionately decreased and, conversely, if this Corporation at any time, or from time to time, after August 1, 1997, combines the outstanding shares of Common Stock, then the Series A Conversion Price shall be proportionately increased. Any adjustment under this Section shall be effective on the close of business on the date such division or combination becomes effective.
- (f) Adjustments for Other Dividends and Distributions. If this Corporation at any time or from time to time after August 1, 1997, fixes a record date for the determination of holders of shares of Common Stock entitled to receive a dividend or other distribution in the form of securities of this Corporation other than shares of Common Stock or rights or options for the purchase of, or securities convertible into, Common Stock, then in each such event provision shall be made so that the holders of outstanding shares of Series A Preferred Stock shall receive upon conversion thereof, in addition to the number of shares of Common Stock receivable thereupon, the amount of securities of this Corporation which they would have received had their respective shares of Series A Preferred Stock been converted into shares of Common Stock on the date one day before such event and had such holders thereafter, from the date of such event to and including the actual date of conversion of their shares, retained such securities, subject to all other adjustments called for during such period under this Section with respect to the rights of the holders of the outstanding shares of Series A Preferred Stock.

- (g) Adjustment for Reclassification. Exchange and Substitution. If at any time or from time to time after August 1, 1997, the number of shares of Common Stock issuable upon conversion of the shares of Series A Preferred Stock, is changed into the same or a different number of shares of any other class or classes of Stock or other securities, whether by recapitalization, reclassification or otherwise (other than a recapitalization, division or combination of shares or a stock dividend, or a reorganization, merger, consolidation or sale of assets provided for elsewhere in this Section, then in any such event each holder of outstanding shares of Series A Preferred Stock shall have the right thereafter to convert such shares of Series A Preferred Stock into the same kind and amount of Stock and other securities receivable upon such recapitalization, reclassification or other change, as the maximum number of shares of Common Stock into which such shares of Series A Preferred Stock, could have been converted immediately prior to such recapitalization, reclassification or change, all subject to further adjustment as provided herein.
- (h) Reorganizations, Mergers, Consolidations or Sales of Assets. If at any time or from time to time after August 1, 1997, there is a capital reorganization of the Common Stock (other than a recapitalization, division, combination, reclassification or exchange of shares provided for elsewhere in this Section or a merger or consolidation of this Corporation into or with another corporation or a sale of all or substantially all of this Corporation's properties and assets to any other person), then, as part of such capital reorganization, merger, consolidation or sale, provision shall be made so that the holders of outstanding shares of Series A Preferred Stock shall thereafter receive upon conversion thereof the number of shares of Stock or other securities or property of this Corporation, or of the successor corporation resulting from such merger or consolidation or sale, to which a holder of the number of shares of Common Stock into which their shares of Series A Preferred Stock were convertible would have been entitled on such capital reorganization, merger, consolidation or sale. In any such case, appropriate adjustment shall be made in the application of the provisions of this Section with respect to the rights of the holders of the outstanding shares of Series A Preferred Stock after such capital reorganization, merger, consolidation, or sale. The provisions of this Section (including adjustment of the Series A Conversion Price and the number of shares into which the outstanding shares of Series A Preferred Stock may be converted) shall be applicable after that event and be as nearly equivalent to such Conversion Price and number of shares as may be practicable.

# D. Provisions Applicable to Series B-C Preferred Stock

## 1. Liquidation Rights.

(a) Preference Price. For purposes hereof, the Original Purchase Price of the Series B Preferred Stock is \$1.73 per share and the Original Purchase Price of the Series C Preferred Stock is the price per share paid by the initial purchasers of such Series C Preferred Stock in the initial offering thereof. The "Series B Preference Price" is the Original Purchase Price of the Series B Preferred Stock (as appropriately adjusted for stock splits, stock dividends on Series B Preferred Stock, stock combinations and stock reclassifications and the like), plus on Series B Preferred Stock, stock combinations and stock reclassifications and the like), plus all declared and unpaid dividends with respect thereto, calculated at the time of a distribution made in accordance with section D.1(b) below. The "Series C Preference Price" is the Original Purchase Price of the Series C Preferred Stock (as appropriately adjusted for stock

splits, stock dividends on Series C Preferred Stock, stock combinations and stock reclassifications and the like), plus all declared and unpaid dividends with respect thereto, calculated at the time of a distribution made in accordance with section D.1(b) below.

- (b) Distribution Upon Liquidation. In the event of the liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary, the Series B-C Preferred Stockholders will be entitled to receive out of the funds and other assets of the Corporation legally available for distribution to stockholders, for each share of the Series B-C Preferred Stock then held by them, pari passu with the holders of the Series A Preferred Stock, prior and in preference to any distribution to the Common Stockholders (i) in the case of the Series B Preferred Stockholders, the Series B Preference Price and (ii) in the case of the Series C Preferred Stockholders, the Series C Preference Price.
- (c) Partial Payment. If upon the liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary, the funds and other assets of the Corporation legally available for distribution among the Series A Preferred Stockholders and the Series B-C Preferred Stockholders are insufficient to permit the payment to such Stockholders of the full Series A Preference Price, Series B Preference Price and Series C Preference Price, respectively, then the entire funds and other assets of the Corporation legally available for distribution will be distributed in accordance with section D.1(b) above.
- (d) A liquidation, dissolution or winding up for the purposes of this Section D.1 includes a sale of all or substantially all of the assets of the Corporation and a merger, consolidation or reorganization of the Corporation with or into any other corporation or other entity where the stockholders of the Corporation immediately prior to such event do not retain more than fifty percent (50%) voting interest in the successor corporation or entity (collectively, an "Asset Sale or Merger"), provided, however, that an Asset Sale or Merger shall not be deemed to be a liquidation if a majority of the holders of the Series B Preferred Stock and a majority of the holders of the Series C Preferred Stock, each such series voting as a separate class, vote to waive this provision.
- 2. Conversion Rights. The Series B-C Preferred Stockholders shall have conversion rights as follows (the "Conversion Rights"):
- (a) Optional Conversion. Each of the Series B Preferred Stockholders and the Series C Preferred Stockholders may, at any time, and from time to time, convert any or all of such Stockholder's shares of Series B-C Preferred Stock into fully-paid and non-assessable shares of Common Stock at the conversion ratio set forth in section 2(c) below, as adjusted from time to time in accordance with the provisions of this section 2.
- (b) Automatic Conversion. Each share of Series B-C Preferred Stock shall automatically be converted into shares of Common Stock immediately upon the closing of the Corporation's sale of its Common Stock in an underwritten firm commitment public offering registered under the Securities Act of 1933, as amended (other than a registration on Form S-8, Form S-4 or comparable forms), which results in aggregate cash proceeds (net of underwriter commissions and offering expenses) to the Corporation of not less than \$20,000,000 and which has a public offering price of not less than three (3) times the Original Purchase Price of the

Series C Preferred Stock per share (as appropriately adjusted for stock splits, stock dividends on the Series C Preferred Stock, stock combinations and stock reclassifications and the like). Each share of Series B Preferred Stock shall automatically be converted into shares of Common Stock immediately upon the vote or written consent of the holders of fifty-one percent (51%) of the outstanding shares of Series B Preferred Stock, voting as a single class. Each share of Series C Preferred Stock shall automatically be converted into shares of Common Stock immediately upon the vote or written consent of the holders of fifty-one percent (51%) of the outstanding shares of Series C Preferred Stock, voting as a single class.

### (c) Conversion Ratio.

- (i) Upon conversion, each share of Series B-C Preferred Stock shall be converted into the number of shares of Common Stock that results from dividing the Original Purchase Price for that series of Preferred Stock by its Conversion Price in effect at the time of conversion.
- (ii) The initial Conversion Price for each series of the Series B-C Preferred Stock will be the Original Purchase Price for such series, so that prior to any adjustment from time to time under certain instances as hereinafter provided, each share of Series B-C Preferred Stock shall be convertible into one share of Common Stock.
- In the case of optional conversion, before any holder of Series B-C Preferred Stock shall be entitled to convert the same into Common Stock, such holder shall surrender the certificates or certificates therefor (or an affidavit certifying that such certificates has been mutilated or apparently lost, destroyed or stolen along with an appropriate indemnity), duly endorsed, to the office of the Corporation or any transfer agent for such Series B-C Preferred Stock and shall give written notice to the Corporation at such office that it elects to convert the same. The Corporation shall, as soon as practicable thereafter, issue and deliver to such holder, or to its nominee or nominees, certificates for the number of full shares of Common Stock to which it shall be entitled, together with eash in lieu of any fraction of a share as hereinafter provided, and, if less than all of the shares represented by such certificates are converted, a certificate representing the shares of Series B-C Preferred Stock not converted. Such conversion shall be deemed to have been made as of the date of such surrender of the certificate for the stock to be converted, and the person or persons entitled to receive the Common Stock deliverable upon such conversion shall be treated for all purposes as the record holder or holders of such Common Stock on such date. If the conversion is in connection with an offer of securities registered pursuant to the Securities Act of 1933, as amended, the conversion may, at the option of any holder tendering shares of Series B-C Preferred Stock for conversion, be conditioned upon the closing of the sale of securities pursuant to such offering, in which event the person(s) entitled to receive the Common Stock deliverable upon such conversion of the Series B-C Preferred Stock shall not be deemed to have converted such Series B-C Preferred Stock until effective with the closing of such sale of securities.
  - (iv) In the case of automatic conversion, on and after the related conversion event, notwithstanding that any certificate for such shares of Series B-C Preferred Stock subject to such conversion shall not have been surrendered for conversion, the shares of Series B-C Preferred Stock evidenced thereby shall be deemed to be no longer outstanding, and

all rights with respect thereto shall forthwith cease and terminate, except only the rights of the holder (A) to receive the shares of Common Stock to which such holder shall be entitled upon conversion thereof and to be deemed for all purposes as the record holder of such Common Stock as of the automatic conversion date, and (B) to receive the amount of cash payable in respect of any fractional share of Common Stock to which such holder shall be entitled.

- (d) Adjustments to Conversion Price. The Conversion Price in effect from time to time shall be subject to adjustment in certain cases as follows:
- (i) Adjustment for Subdivisions or Combinations of Common Stock. In the event the Corporation at any time or from time to time after the effective date of the initial sale of Series B Preferred Stock (the "Original Issue Date") effects a stock split, stock dividend, reclassification, subdivision or combination of its outstanding Common Stock into a greater or lesser number of shares without a proportionate and corresponding subdivision or combination of its outstanding Series B-C Preferred Stock, then the existing Conversion Price for the Series B Preferred Stock and for the Series C Preferred Stock, as the case may be, will be decreased or increased proportionately.
- (ii) Adjustment for Subdivisions or Combinations of Preferred Stock.

  In the event the Corporation at any time or from time to time after the Original Issue Date effects a stock split, stock dividend, reclassification, subdivision or combination of its outstanding Preferred Stock into a greater or lesser number of shares without a proportionate and corresponding subdivision or combination of its outstanding Common Stock, then the existing Conversion Price for the Series B Preferred Stock and for the Series C Preferred Stock, as the case may be, will be decreased or increased proportionately.
- Adjustment for Dividends, Distributions and Common Stock Equivalents. In the event the Corporation at any time or from time to time after the Original (III) Issue Date makes or issues, or fixes a record date for the determination of holders of Common Stock (but not holders of Series B-C Preferred Stock) entitled to receive a dividend or other distribution payable in additional shares of Common Stock or other securities or rights, including options and warrants, convertible into, exchangeable for or entitling the holder thereof to acquire or receive additional shares of Common Stock (hereinafter referred to as "Common Stock Equivalents") without payment of any consideration for such Common Stock Equivalents or the additional shares of Common Stock, for the purpose of protecting the Series B-C Preferred Stockholders from any dilution in connection therewith, then and in each such event the maximum number of shares (as set forth in the instrument relating thereto, the determination of such maximum being without regard to any provisions contained therein for a subsequent adjustment of such number) of Common Stock issuable in payment of such dividend or distribution or upon conversion or exercise of such Common Stock Equivalents will be deemed to be issued and outstanding as of the time of such issuance or, in the event such a record date has been fixed, as of the close of business on such record date. In each such event, the then existing Conversion Price for the Series B Preferred Stock and for the Series C Preferred Stock, as the case may be, will be decreased as of the time of such issuance or, in the event such a record date has been fixed, as of the close of business on such record date, by

multiplying the Conversion Price for the Series B Presented Stock or for the Series C Presented Stock, as the case may be, in each case by a fraction:

- (A) the numerator of which will be the total number of shares of Common Stock and Common Stock Equivalents issued and outstanding immediately prior to the time of such issuance or the close of business on such record date; and
- of shares of Common Stock and Common Stock Equivalents issued and outstanding immediately prior to the time of such issuance or the close of business on such record date plus the number of shares of Common Stock issuable in payment of such dividend or distribution or upon conversion or exercise of such Common Stock Equivalents; provided, however, if such record date has been fixed and such dividend is not fully paid or if such distribution is not fully made on the date fixed and such dividend is not fully paid or if such distribution is not fully made on the date fixed therefor, the Conversion Price for the Series B Preferred Stock and for the Series C Preferred Stock each will be recomputed accordingly as of the close of business on such record date and thereafter the Conversion Price for the Series B Preferred Stock and for the Series C Preferred Stock each will be adjusted pursuant to this section 2(d) as of the time of actual payment of such dividends or distribution.
- (iv) Adjustments for Recapitalizations, etc. If at any time or from time to time there shall be a recapitalization, reorganization or reclassification of the Common Stock (other than a subdivision, combination or merger or a sale of assets transaction provided for elsewhere in this section 2(d)) or payment of a dividend or distribution (other than a cash dividend, or dividends and distributions as to which subparagraph (ii) of this section 2(d) applies), provision shall be made so that the Series B-C Preferred Stockholders shall thereafter be entitled to receive upon conversion of such Series B-C Preferred Stock the number of shares of stock or other securities or property of the Corporation or otherwise, to which it would have received had it converted its shares of Series B Preferred Stock or Series C Preferred Stock, as the case may be, into Common Stock immediately prior to such recapitalization, reorganization, reclassification, dividend or distribution. In any such case, appropriate adjustment shall be made in the application of the provisions of this section 2(d) with respect to the rights of the Series B-C Preferred Stockholders after the recapitalization, reorganization or reclassification to the end that the provisions of this section 2(d) (including adjustment of the Conversion Price then in effect and the number of shares purchasable upon conversion of shares of Series B-C Preferred Stock) shall be applicable after that event as nearly equivalent as may be practicable.

# (v) Adjustments for Additional Shares Issued.

(A) If at any time after the Original Issue Date, the Corporation issues or sells any Additional Shares (as defined below) without consideration or for a consideration per share less than the Conversion Price for the Series B Preferred Stock or the Series C Preferred Stock, respectively in

each such case as in effect on the date of and immediately prior to such issue, then and in each such case, the Conversion Price for the applicable series of Preferred Stock will be reduced to an amount (calculated to the nearest tenth of a cent) determined by multiplying such applicable Conversion Price by a fraction:

of shares of Common Stock and Common Stock Equivalents outstanding immediately prior to such issue plus the number of shares of Common Stock which the aggregate consideration received by the Corporation for such issue would purchase at such applicable Conversion Price, and

ė.; .

(2) the denominator of which will be the number of shares of Common Stock and Common Stock Equivalents outstanding immediately after the Additional Shares proposed to be issued or sold are issued or sold; provided that such fraction will in no event be greater than one (1).

For purposes of this subsection (2)(d)(v), the shares of Common Stock issuable upon conversion of Series B-C Preferred Stock (and other shares of convertible preferred stock) will be included in both the numerator and denominator described above based on the number of shares of Common Stock issuable in exchange therefor without giving effect to this subsection 2(d)(v) (and comparable adjustments applicable to other shares of convertible preferred stock).

- (B) For the purposes of any adjustment of a Conversion Price pursuant to this subsection 2(d)(v), the following provisions shall be applicable:
  - (1) In the case of the issuance of Additional Shares for cash, the consideration shall be deemed to be the amount of cash paid therefor without deducting any underwriting or similar discounts, commissions or other compensation paid, allowed or incurred by the Corporation in connection with the issuance and sale thereof.
  - Shares for a consideration in whole or in part other than cash, the consideration other than cash shall be deemed to be the fair market value thereof as determined in good faith by the Board of Directors of the Corporation, provided that if, at the time of such determination, the Corporation's Common Stock is traded in the over-the-counter market or on a national securities exchange, such fair market value as determined by the Board of Directors of the Corporation shall not exceed the aggregate "Current Market Price" (as defined below) of the shares of Common Stock being issued.

- (3) In the case of the issuance of Additional Shares together with other stock or securities or other assets of the Corporation for a consideration which covers both, such consideration so received may be allocated to the Additional Shares on such basis as may be reasonably determined in good faith by the Board of Directors.
- (4) The term "Additional Shares" shall mean shares of Common Stock and Common Stock Equivalents (other than Excluded Stock), provided that with respect to the latter:
  - shares of Common Stock deliverable upon exercise, conversion or exchange of such Common Stock Equivalents shall be deemed to have been issued at the time such Common Stock Equivalents were issued and for a consideration equal to the consideration (determined in the manner provided in subdivisions (1), (2) and (3) above), if any, received by the Corporation upon the issuance of such Common Stock Equivalents plus the minimum aggregate amount of additional consideration payable to the Corporation on exercise, conversion or exchange of such Common Stock Equivalents for the aggregate maximum number of shares of Common Stock covered thereby, and no further adjustment of the Conversion Price shall be made as a result of the actual issuance of shares of Common Stock Equivalents;
  - shares of Common Stock deliverable upon exercise, conversion or exchange of any Common Stock Equivalents, or on any change in the minimum purchase price of such Common Stock Equivalents, other than a change resulting from the antidilution provisions set forth in the instruments defining the rights thereof, the Conversion Price shall forthwith be readjusted to such Conversion Price as would have obtained had the adjustment made upon (x) the issuance of such Common Stock Equivalents not exercised, converted or exchanged prior to such change, as the case may be, been made upon the basis of such change or (y) the Common Stock Equivalents not exercised, converted or exchanged prior to such change, as the case may be, been made upon the basis of such change, as the case may be, been made upon the basis of such change, as the case may be,
  - options or rights represented in any Common Stock Equivalents, the termination of any such rights to exercise, convert or exchange or the expiration of any options or rights related to such convertible or exchangeable securities, the Conversion Price shall forthwith be readjusted to such conversion price as would have obtained had the adjustment made upon the issuance of such Common Stock Equivalents been made upon the basis of the issuance of only the

number of shares of Common Stock actually issued upon the exercise, conversion or exchange of such Common Stock Equivalents.

- Notwithstanding anything in this (5) subsection 2(d)(v) to the contrary, the Conversion Price shall not be adjusted upon the issuance by the Corporation of any of the following securities ("Excluded Stock"), which in each case are approved by the Board of Directors of the Corporation: (i) Compensatory Shares (including options permitting the purchase thereof) pursuant to stock purchase or stock option plans or similar arrangements; (ii) securities issued in connection with acquisitions, corporate partnering or strategic transactions; (iii) shares of Common Stock issued upon conversion of any shares of Series B-C Preferred Stock; (iv) shares issued in an underwritten firm commitment public offering in which the Series B-C Preferred Stock is converted into Common Stock; (v) securities issued in connection with stock dividends, splits, combinations, recapitalizations and similar events described in subparagraphs (i), (ii) or (iii) of this section 2(d); or (vi) shares of Common Stock or Common Stock Equivalents issued to any bank, financial institution, equipment lessor or similar financing sources in bona fide commercial credit arrangements, equipment financings and similar transactions primarily for non-equity capital raising purposes.
  - pursuant to this section 2(d), the "Current Market Price" at any date of one share of Common Stock shall be deemed to be the average of the last sale prices for the twenty (20) prior trading days on any public trading market for the Common Stock; provided that if the Common Stock is not traded on a public trading market. Current Market Price shall be determined in good faith by the Board of Directors.
- (e) Certificate as to Adjustments. Upon the occurrence of each adjustment or readjustment of the Conversion Price pursuant to section 2(d) above, the Corporation, at its expense promptly shall compute such adjustment or readjustment in accordance with the terms hereof and prepare and furnish to each Series B-C Preferred Stockholder a certificate setting forth such adjustment or readjustment and showing in detail the facts upon which such adjustment or readjustment is based. The Corporation shall furnish or cause to be furnished to such Stockholder a certificate setting forth (i) such adjustment and readjustment, (ii) the current Conversion Price at the time in effect, and (iii) the number of shares of Common Stock and the amount, if any, of other property which at the time would be received upon the conversion of a share of Series B Preferred Stock or Series C Preferred Stock.
- (f) Reservation of Stock Issuable Upon Conversion. The Corporation at all times will reserve and keep available out of its authorized but unissued shares of Common Stock solely for the purpose of effecting the conversion of the shares of Series B-C Preferred Stock such number of its shares of Common Stock as from time to time will be sufficient to

effect the conversion of all then outstanding shares of Series B-C Preferred Stock; and if at any time the number of authorized but unissued shares of Common Stock is not sufficient to effect the conversion of all then outstanding shares of Series B-C Preferred Stock, in addition to such other remedies as may be available to the Series B-C Preferred Stockholders for such failure, the Corporation will take such corporate action as, in the opinion of its counsel, may be necessary to increase its authorized but unissued shares of Common Stock to such number of shares as will be sufficient for such purpose.

### 3. Protective Provisions.

- (a) The Corporation shall not without first obtaining the approval (by vote or written consent, as provided by law) of the holders of over fifty percent (50%) of the then outstanding shares of Series B Preferred Stock and the holders of over fifty percent (50%) of the then outstanding shares of Series C Preferred Stock, each such series voting separately as a separate class:
- purchase or acquisition of any outstanding shares of Common Stock or Preferred Stock other than at par value except (i) pursuant to agreements that permit the Corporation to repurchase at cost Compensatory Stock upon the termination of employment, director or consulting services to the Corporation or (ii) in exercise of the Corporation's right of first refusal or similar right with respect to a proposed transfer of capital stock, pursuant to stock option, incentive stock option, and similar agreements approved by the Board;
- (ii) pay or declare any dividend on the Common Stock (other than dividends payable solely in shares of capital stock of the Corporation);
- (iii) issue securities to employees, officers or directors in excess of the number of such securities that have been reserved for such issuance as of the date of filing of this Amended and Restated Certificate, unless approved by a majority of the disinterested directors of the Corporation including the director elected by the Series B Preferred Stockholders and the director elected by the Series C Preferred Stockholders;
- (iv) enter into any transactions, including loans, with any officer or director of the Corporation or to or with their affiliates or families, unless approved by a majority of the disinterested directors of the Corporation including the director elected by the Series B Preferred Stockholders and the director elected by the Series C Preferred Stockholders;
  - (v) take any action to voluntarily dissolve or liquidate the Corporation;
- (b) Except as otherwise provided in these Articles or as may be required by law, so long as any shares of Series B Preferred Stock are outstanding, the Corporation shall not without first obtaining the approval (by vote or written consent, as provided by law) of the holders of over fifty percent (50%) of the then outstanding shares of Series B Preferred Stock voting separately as a separate class:

- (i) amend, repeal, alter or change the rights, preferences or privileges of the shares of Series B Preferred Stock or increase or decrease the authorized number of Series B Shares;
- (ii) authorize, create (by reclassifications or otherwise) or issue any new class or series of shares having rights, preferences or privileges senior to or on parity with the Series B Preferred Stock, provided that such approval shall not be required for the Company to issue its Series C Stock with the rights, preferences and privileges provided herein;
- (iii) enter into any Asset Sale or Merger unless such transaction results in a distribution to the Series B Preferred Stockholders in an amount equal to at least three (3) times the Original Purchase Price paid by the Series B Preferred Stockholders, in cash or securities; or
- (iv) enter into any agreement that would impair the Company's ability to perform its obligations under that certain Series B Preferred Stock Purchase Agreement among the Company and certain Series B Preferred Stockholders.
- (c) Except as otherwise provided in these Articles or as may be required by law, so long as any shares of Series C Preferred Stock are outstanding, the Corporation shall not without first obtaining the approval (by vote or written consent, as provided by law) of the holders of over fifty percent (50%) of the then outstanding shares of Series C Preferred Stock voting separately as a separate class:
- (i) amend, repeal, alter or change the rights, preferences or privileges of the shares of Series C Preferred Stock or increase or decrease the authorized number of Series C Shares;
- (ii) authorize, create (by reclassifications or otherwise) or issue any new class or series of shares having rights, preferences or privileges senior to or on parity with the Series C Preferred Stock;
- (iii) enter into any Asset Sale or Merger unless such transaction results in a distribution to the Series C Preferred Stockholders in an amount equal to at least three (3) times the Original Purchase Price paid by the Series C Preferred Stockholders, in cash or securities; or
- (iv) enter into any agreement that would impair the Company's ability to perform its obligations under that certain Series C Preferred Stock Purchase Agreement among the Company, OffRoad Securities, Inc., and the Series C Preferred Stockholders.
- 4. Status of Converted Stock. In the event any shares of Preferred Stock shall be converted pursuant to section 2 hereof, the shares so converted shall be canceled and shall not be issuable by the Corporation. The Certificate of Incorporation of the Corporation shall be appropriately amended to effect the corresponding reduction in the Corporation's authorized capital stock.

### ARTICLE V

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The Board of Directors of the Corporation is expressly authorized to make, alter or repeal Bylaws of the Corporation.

#### ARTICLE VI

Elections of directors need not be by written ballot unless otherwise provided in the Bylaws of the Corporation.

#### ARTICLE VII

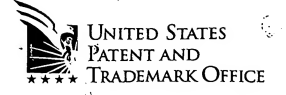
- A. To the fullest extent permitted by the Delaware General Corporation Law, as the same exists or as may hereafter be amended, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director.
- B. The Corporation shall indemnify to the fullest extent permitted by law any person made or threatened to be made a party to an action or proceeding, whether criminal, civil, administrative or investigative, by reason of the fact that he or she, his or her testator or intestate is or was a director or officer of the Corporation or any predecessor of the Corporation, or serves or served at any other enterprise as a director or officer at the request of the Corporation or any predecessor to the Corporation.

Neither any amendment nor repeal of this Article VII, nor the adoption of any provision of the Corporation's Certificate of Incorporation inconsistent with this Article VII, shall eliminate or reduce the effect of this Article VII in respect of any matter occurring, or any action or proceeding accruing or arising or that, but for this Article VII, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision."

The foregoing Amended and Restated Certificate of Incorporation has been duly adopted by this Corporation's Board of Directors and stockholders in accordance with the applicable provisions of Sections 228, 242 and 245 of the General Corporation Law of the State of Delaware. A majority of the outstanding shares of Common Stock and Preferred Stock approved this Amended and Restated Certificate of Incorporation by written consent in accordance with Section 228 of the General Corporation Law of the State of Delaware and written notice of such was given by the Corporation in accordance with said Section 228.

Executed at Berkeley, California on this 10 day of July, 2000.

(s/ Philip I. Gioia
Philip I. Gioia
President and Chief Executive Officer



DECEMBER 31, 2001

PTAS

MARGER JOHNSON & MCCOLLOM , P.C. ALEXANDER C. JOHNSON, JR. 1030 S.W. MORRISON STREET PORTLAND, OR 97205

Chief Financial Officer and Chief Administrative Officer Washington, DC 20231 www.uspto.gov



\*101882566A\*

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 10/15/2001

REEL/FRAME: 012263/0077

NUMBER OF PAGES: 4

BRIEF: CHANGE OF NAME (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

VERISTAR CORPORATION DOC DATE: 08/16/2001

ASSIGNEE:

INDIVOS CORPORATION 155 GRAND AVENUE SUITE 1050 OAKLAND, CALIFORNIA 94612

SERIAL NUMBER: 08442895 FILING DATE: 05/17/1995 PATENT NUMBER: 5613012 FILING DATE: 03/18/1997

SERIAL NUMBER: 08345523 FILING DATE: 11/28/1994 PATENT NUMBER: 5615277 ISSUE DATE: 03/25/1997

SERIAL NUMBER: 08739313 FILING DATE: 10/29/1996 PATENT NUMBER: 5737439 ISSUE DATE: 04/07/1998

SERIAL NUMBER: 08722629 FILING DATE: 09/27/1996 PATENT NUMBER: 5764789 ISSUE DATE: 06/09/1998

## 012263/0077 PAGE 2

SERIAL NUMBER: 08818872

PATENT NUMBER:	5802199	ISSUE DATE: 09/01/1998
		ISSUE DATE: 03/17/1998  FILING DATE: 03/18/1998  FILING DATE: 03/18/1997 ISSUE DATE: 09/08/1998
		FILING DATE: 07/25/1996 ISSUE DATE: 11/17/1998
SERIAL NUMBER: PATENT NUMBER:	08705399 5870723	FILING DATE: 08/29/1996 ISSUE DATE: 02/09/1999
SERIAL NUMBER: PATENT NUMBER:	08902151 5982914	FILING DATE: 07/29/1997 ISSUE DATE: 11/09/1999
SERIAL NUMBER:	09244784 6012039	FILING DATE: 02/05/1999 ISSUE DATE: 01/04/2000
SERIAL NUMBER: PATENT NUMBER:	09098318 6131464	FILING DATE: 06/16/1998 ISSUE DATE: 10/17/2000 FILING DATE: 02/05/1999 ISSUE DATE: 11/28/2000
SERIAL NUMBER: PATENT NUMBER:	09245501 6154879	FILING DATE: 02/05/1999 ISSUE DATE: 11/28/2000
SERIAL NUMBER: PATENT NUMBER:	09243208 6192142	FILING DATE: 02/02/1999 ISSUE DATE: 02/20/2001
SERIAL NUMBER: PATENT NUMBER:	09239595 6230148	FILING DATE: 01/29/1999 ISSUE DATE: 05/08/2001
SERIAL NUMBER: PATENT NUMBER:	09183215	FILING DATE: 10/30/1998 ISSUE DATE:
SERIAL NUMBER:	09330253	FILING DATE: 06/10/1999 ISSUE DATE:
SERIAL NUMBER: PATENT NUMBER:	09239570 6269348	FILING DATE: 01/29/1999 ISSUE DATE: 07/31/2001
		FILING DATE: 07/20/1999 ISSUE DATE:
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SERIAL NUMBER: PATENT NUMBER:		FILING DATE: 11/30/1998 ISSUE DATE: 10/26/1999

FILING DATE: 03/17/1997

#### 012263/0077 PAGE 3

SERIAL NUMBER: 08442895 FILING DATE: 05/17/1995 PATENT NUMBER: 5613012 ISSUE DATE: 03/18/1997 SERIAL NUMBER: 08345523 FILING DATE: 11/28/1994 PATENT NUMBER: 5615277 ISSUE DATE: 03/25/1997 SERIAL NUMBER: 08739313 FILING DATE: 10/29/1996 PATENT NUMBER: 5737439 ISSUE DATE: 04/07/1998 SERIAL NUMBER: 08722629 FILING DATE: 09/27/1996 PATENT NUMBER: 5764789 ISSUE DATE: 06/09/1998 SERIAL NUMBER: 08818872 FILING DATE: 03/17/1997 PATENT NUMBER: 5802199 ISSUE DATE: 09/01/1998 SERIAL NUMBER: 08820008 FILING DATE: 03/18/1997 PATENT NUMBER: 5805719 ISSUE DATE: 09/08/1998 SERIAL NUMBER: 08687251 FILING DATE: 07/25/1996 PATENT NUMBER: 5838812 ISSUE DATE: 11/17/1998 SERIAL NUMBER: 08705399 FILING DATE: 08/29/1996 PATENT NUMBER: 5870723 ISSUE DATE: 02/09/1999 SERIAL NUMBER: 08902151 FILING DATE: 07/29/1997 PATENT NUMBER: 5982914 ISSUE DATE: 11/09/1999 SERIAL NUMBER: 09244784 FILING DATE: 02/05/1999 -PATENT NUMBER: 6012039. ISSUE DATE: 01/04/2000 ' SERIAL NUMBER: 09098318 PATENT NUMBER: 6131464 FILING DATE: 06/16/1998. ISSUE DATE: 10/17/2000 · SERIAL NUMBER: 09245501 FILING DATE: 02/05/1999 PATENT NUMBER: 6154879 ISSUE DATE: 11/28/2000 SERIAL NUMBER: 09243208 FILING DATE: 02/02/1999 PATENT NUMBER: 6192142 ISSUE DATE: 02/20/2001 SERIAL NUMBER: 09239595 FILING DATE: 01/29/1999 PATENT NUMBER: 6230148 ISSUE DATE: 05/08/2001 SERIAL NUMBER: 29097014 FILING DATE: 11/25/1998 PATENT NUMBER: D425873 ISSUE DATE: 05/30/2000

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SHARON LATIMER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

10-23-2001



MARK OFFICE

PATENT APPLICATION

Attorney's Do. No. 8514-1

IN THE U

101882566

**BOX ASSIGNMENT** Commissioner of Patents and Trademarks Washington, D.C. 20231

Please record the attached original document or copy thereof and return the recorded instrument to the undersigned.

1.	Name of party(ies) conve	eying an inte	rest::	; ,	OCT 15 200,	I HEREBY CERTIFY THAT THIS COR- RESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO:
2.	Name and address of part	ty(ies) receiv	ing an interest	•		TRADEMARKS, WASHINGTON D.C.
	Indivos Corporation 155 Grand Avenue, Suite Oakland, California 9461					
3.	Description of the interest	t conveyed:				ARLINGTON VALVEO 23513 ON:
	Assignment Cha	nge of Name	e Security	Agreement	t Merger	Cle Com
	Date of execution of attac	hed docume	nt: August 16	, 2001		
4.	Application number(s) or	patent numb	per(s). Additio	nal sheet at	tached? Yes	_ No _X
	A. Patent Application No	b. B. F.	iled C. Pate	ent No.	D. Issued	
	08/442,895	5-17-95	5,613,012	3-18-97		
	08/345,523	11-28-94	5,615,277	3-25-97	•	•
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	09/239,595	1-29-99	6,230,148	5-8-01		
	09/183,215	10-30-98	, , , , ,			
	09/330,253	6-10-99				
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	29/097,014	11-25-98	D425,873	5-30-00		
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880.00 DP

5. Name and address of party to whom correspondence concerning document should be mailed:

MARGER JOHNSON & McCOLLOM, P.C.

1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

6. Number of applications and patents involved: 22

7. Enclosed is our check for \$880.00

(Coredit cond payment)

- 8. Any deficiency or overpayment should be charged or credited to deposit account number 13-1703.
- 9. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Dated: October 9, 2001

Respectfully submitted,

MARGER JOHNSON & MCCOLLOM, P.C.

Alexander C. Johnson, Jr.

Registration No. 29,396

MARGER JOHNSON & McCOLLOM, P.C. 1030 SW Morrison Street Portland, OR 97205

(503) 222-3613

Total number of pages comprising cover sheet and attached assignment: 4

### State of Delaware

# Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "VERISTAR CORPORATION", CHANGING ITS NAME FROM "VERISTAR CORPORATION" TO "INDIVOS CORPORATION", FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

AUGUST, A.D. 2001, AT 9 O'CLOCK A.M.

Daniet Smith Hindson

2731001 8100

010402321

AUTHENTICATION: 1298842

DATE: 08-16-01

### CERTIFICATE OF AMENDMENT

OF

# AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

OR.

### VERISTAR CORPORATION

VeriStar Corporation, a corporation duly organized and existing under the General Corporation Law of the State of Delaware (the "Corporation"), does hereby certify that:

- I. The amendment to the Corporation's Amended and Restated Certificate of Incorporation set forth below has been adopted by the board of directors in accordance with the provisions of section 242 of the General Corporation Law of the State of Delaware.
- II. Article I of the Corporation's Amended and Restated Certificate of Incorporation is amended to read in its entirety as follows:

"The name of this corporation is Indivos Corporation (the "Corporation")."

Philip J. Giois, Chief Executive Officer

Michael J. Biber. Socretary

STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 08/15/2001

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# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application No. 09/441,107

Examiner: Joseph A. FISCHETTI

First Named Inventor: NED HOFFMAN

Group: 3627

Filed:

16 Nov 1999

For: SYSTEM AND METHOD FOR TOKENLESS BIOMETRIC ELECTRONIC SCRIP

### TRANSMITTAL LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Enclosed for filing in the above-referenced U.S. Letters Patent/Application is:

1. Request to Exclude

2. Power of Attorney with accompanying listing of Indivos patent properties and recorded merger documents

Customer No.

Respectfully submitted,

20575

MARGER JOHNSON & McCOLLOM, P.C.

Alexander C. Johnson, Jr.

Reg. No. 29,396

1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

## REQUEST TO EXCLUDE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Pursuant to 37 CFR § 3.71 (a), INDIVOS CORPORATION, assignee of the above-described patent applications/patents, hereby excludes Ned Hoffman and his companies, EXCEL INNOVATIONS, INC. and AVIV, LLC, and Otto Lee, Reg. No. 37,871, and Ali Kamarei, Reg. No. 37,000, and any persons acting on their behalf, from conducting prosecution, inspecting or granting powers to inspect or entering a power of attorney or changing address or taking any other action whatsoever in any of the above-referenced patents and patent applications.

Assignee INDIVOS CORPORATION has recorded an ANNULMENT OF ASSIGNMENT and STATEMENT THAT NED HOFFMAN LACKED AUTHORITY TO EXECUTE DOCUMENTS ON BEHALF OF INDIVOS CORPORATION in Reel/Frame 013986 / 0001 (97 pages) on September 16, , 2003, against those properties referred to in the accompanying Power of Attorney.

Filed herewith is a new Power of Attorney designating the undersigned and other members of this firm as attorneys for INDIVOS CORPORATION. No other attorneys or persons are authorized to represent or act for INDIVOS CORPORATION in any of its patents or patent applications.

Respectfully submitted,

20575

Customer No.

MARGER/JOHNSON & McCOLLOM, P.C.

Alexander C. Johnson, Jr.

Registration No/29,396

1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613.

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# POWER OF ATTORNEY BY ASSIGNEE OF ENTIRE INTEREST AND REVOCATION OF PRIOR POWERS

I, Mark G. Thompson, Treasurer of Indivos Corporation, a Delaware corporation, having a place of business at One Market Street, Spear Tower, Suite 4100, San Francisco, California 94105, a wholly owned subsidiary of Solidus Networks, Inc., having a place of business at One Market Street, Spear Tower, Suite 4100, San Francisco, California 94105, assignee of the entire right, title and interest of the U.S. Patents and Patent Applications described on the attached Exhibit, by virtue of the assignments from the inventors to SmartTouch, LLC, a limited liability company, SmartTouch, Inc., a Delaware corporation, VeriStar Corporation, a Delaware corporation, or Indivos Corporation, a Delaware corporation (Reel and Frame indicated on the attached Exhibit), and by virtue of the certificate of merger of Indivos Corporation with Indivos Acquisition Corp., which was a Delaware corporation and a wholly owned subsidiary of Solidus Networks, Inc., a copy of which is attached hereto, represent that I am empowered to sign on behalf of assignee.

As assignee of record of the entire interest of the above-identified application, all powers of attorney previously given are hereby revoked and the following attorneys and/or patent agents are hereby appointed to prosecute and transact all business in the Patent and Trademark Office connected therewith:

Customer Number 20575

Attorney Name	Registration No.
•	
Elmer W. Galbi	19,761
Jerome S. Marger	26,480
Alexander C. Johnson, Jr.	29,396
Alan T. McCollom	28,881
James G. Stewart	32,496
Stephen S. Ford	35,139
Julie L. Reed	35,349
Scott A. Schaffer	38,610
Joseph S. Makuch	39,286
James E. Harris	40,013
Kevin S. Ross	42,116
Graciela G. Cowger	42,444
Ariel S. Rogson	43,054
Craig R. Rogers	43,888
Hillary Brooks	45,815
Clifford D. Weston	48,307
Todd J. Iverson	53,057

Direct all telephone calls to Alexander C. Johnson, Jr. at (503) 222-3613 and send all correspondence to:

Marger Johnson & McCollom, P.C. 1030 S.W. Morrison Street Portland, Oregon 97205

INDIVOS CORPORATION,

a Delaware corporation,

Date: 8-8-03

Mark G. Thompson

Treasurer, Indivos Corporation

I, John Rogers, President of Indivos Corporation, a Delaware corporation, attest that I have witnessed the execution of this document by Mark G. Thompson, Treasurer of Indivos Corporation.

Date: 8-8-03

John Rogers

President, Indivos Corporation

VeriStar Corporation

VeriStar Corporation

5/17/2002

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1/9/1997

9/27/1996

5/17/1995

SmartTouch

Assigned To:

Inventor's Assignment

Issue Date

Patent No.

Application Filing Date

Provisional Application Filing Date

Docket No.

Serial No.

3/18/1997

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8514-6	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-7	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages).	8/11/2003
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8514-16	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-17	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-18	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-19	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	. 013862/0618 (5 pages)	8/11/2003
8514-20	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation .	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-21	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-22	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-23	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-24	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-25	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-26	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation .	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-50	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-52	VeriStar Corporation	Indivos Corporation	012902/0536 (3 pages)	5/17/2002	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-56	VeriStar Corporation	Indivos Corporation	012902/0512 (3 pages)	5/17/2002	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-57	VeriStar Corporation	Indivos Corporation	012902/0536 (3 pages)	5/17/2002	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-58	VeriStar Corporation	Indivos Corporation	012902/0515 (3 pages)	5/17/2002	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-60	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-61	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-75					Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-87		,			Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-89		••			Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-100	VeriStar Corporation	Indivos Corporation	012786/0432 (3 pages)	3/22/2002	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-101	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-102	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
8514-110	VeriStar Corporation	Indivos Corporation	012263/0077 (4 pages)	10/15/2001	Indivos Corporation	Indivos Corporation	013862/0618 (5 pages)	8/11/2003
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8514-10 8514-10 8514-11 8514-12 8514-13 8514-14 8514-17 8514-19 8514-20 8514-21 8514-21 8514-21 8514-21	
8514-25 8514-26 8514-50 8514-52 8514-56 8514-60 8514-61 8514-100 8514-100 8514-100 8514-100	Expressly abandoned in favor of 09/815,434 (8514-57).  Relies on assignment in 09/239,595 (8514-20). Relies on assignment from 09/339,7718 (8514-24). No original assignment from 09/357,718 (8514-24). No original assignment recorded. The listed recording is for 08/442,895 (8514-5), from where the specification is taken. We also rely on the assignment in 09/639,948 (8514-58) (the immediate parent application). Relies on assignment in 09/183,215 (8514-17). Relies on assignment in 09/183,215 (8514-17).

# **Facsimile Transmission**

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RECORDATION DATE: 08/11/2003

REEL/FRAME: 013862/0618

NUMBER OF PAGES: 5

BRIEF: MERGER (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

INDIVOS CORPORATION

DOC DATE: 07/23/2003

ASSIGNEE:

INDIVOS CORPORATION ONE MARKET STREET, SPEAR TOWER, 41ST FLOOR

SAN FRANCISCO, CALIFORNIA 94105

SERIAL NUMBER: 09215058

FILING DATE: 12/17/1998

ISSUE DATE:

PATENT NUMBER:

SERIAL NUMBER: 09398914

FILING DATE: 09/16/1999

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SERIAL NUMBER: 09441107

FILING DATE: 11/16/1999

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PATENT NUMBER: SERIAL NUMBER: 09639948

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#### 013862/0618 PAGE 2

SERIAL NUMBER: 08705399

SERIAL NUMBER: 08902151

PATENT NUMBER: 5982914

PATENT NUMBER: 5870723

FILING DATE: 12/06/2000 SERIAL NUMBER: 09731536 ISSUE DATE: PATENT NUMBER: FILING DATE: 02/26/2001 SERIAL NUMBER: 09794810 ISSUE DATE: PATENT NUMBER: SERIAL NUMBER: 09815434 FILING DATE: 03/22/2001 ISSUE DATE: PATENT NUMBER: FILING DATE: 05/30/2001 SERIAL NUMBER: 09871241 PATENT NUMBER: ISSUE DATE: SERIAL NUMBER: 09879370 FILING DATE: 06/11/2001 ISSUE DATE: PATENT NUMBER: FILING DATE: 01/23/2002 SERIAL NUMBER: 10056982 ISSUE DATE: PATENT NUMBER: SERIAL NUMBER: 10120328 FILING DATE: 04/10/2002 ISSUE DATE: PATENT NUMBER: SERIAL NUMBER: 10241374 FILING DATE: 09/10/2002 ISSUE DATE: PATENT NUMBER: FILING DATE: SERIAL NUMBER: 10619990 ISSUE DATE: PATENT NUMBER: SERIAL NUMBER: 08442895 FILING DATE: 05/17/1995 ISSUE DATE: 03/18/1997 PATENT NUMBER: 5613012 FILING DATE: 11/28/1994 SERIAL NUMBER: 08345523 ISSUE DATE: 03/25/1997 PATENT NUMBER: 5615277 FILING DATE: 10/29/1996 SERIAL NUMBER: 08739313 ISSUE DATE: 04/07/1998 PATENT NUMBER: 5737439 FILING DATE: 09/27/1996 SERIAL NUMBER: 08722629 ISSUE DATE: 06/09/1998 PATENT NUMBER: 5764789 SERIAL NUMBER: 08818872 FILING DATE: 03/17/1997 PATENT NUMBER: 5802199 ISSUE DATE: 09/01/1998 FILING DATE: 03/18/1997 SERIAL NUMBER: 08820008 ISSUE DATE: 09/08/1998 PATENT NUMBER: 5805719 FILING DATE: 07/25/1996 SERIAL NUMBER: 08687251 ISSUE DATE: 11/17/1998 PATENT NUMBER: 5838812

FILING DATE: 08/29/1996

ISSUE DATE: 02/09/1999

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ISSUE DATE: 11/09/1999

### 013862/0618 PAGE 3

SERIAL NUMBER: 09244784 FILING DATE: 02/05/1999
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PATENT NUMBER: 6192142 FILING DATE: 02/20/2001

SERIAL NUMBER: 09239595 FILING DATE: 01/29/1999
PATENT NUMBER: 6230148 FILING DATE: 05/08/2001

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PATENT NUMBER: 6269348 ISSUE DATE: 07/31/2001

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PATENT NUMBER: 6411728 ISSUE DATE: 06/25/2002

SERIAL NUMBER: 09848867 FILING DATE: 05/03/2001 PATENT NUMBER: 6581042 FISUE DATE: 06/17/2003

SERIAL NUMBER: 10143430 FILING DATE: 05/09/2002 PATENT NUMBER: 6591002 ISSUE DATE: 07/08/2003

SERIAL NUMBER: 10114587 FILING DATE: 04/01/2002 PATENT NUMBER: 6594376 FILING DATE: 07/15/2003

SERIAL NUMBER: 29097014 FILING DATE: 11/25/1998 PATENT NUMBER: D425873 ISSUE DATE: 05/30/2000

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Date: August 11, 2003

C. Johnson, Jr. Reg. No. 29,596

> PATENT APPLICATION Attorney's Do. No. 8514-111

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

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Please record the attached original document or copy thereof and return the recorded instrument to the undersigned.

- 1. Name of party conveying an interest: INDIVOS CORPORATION, a Delaware corporation
- 2. Name and address of party receiving an interest: INDIVOS CORPORATION, a Delaware corporation, One Market Street, Spear Tower, 41\* Floor, San Francisco, California 94105
- 3. Description of the interest conveyed: Merger Indivos Corporation; Indivos Acquisition Corp. and Solidus Networks, Inc.

Date of execution of attached document: July 23, 2003

6/17/2003

4. Application number(s) or patent number(s). Additional sheet attached? Yes

5,613,012	3/18/1997
5,615,277	3/25/1997
5,737,439	4/7/1998
5,764,789	6/9/1998
5,802,199	9/1/1998
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19. 6,581,042

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20.	6,591,002	7/8/2003
21.	6,594,376	7/15/2003
22.	D425,873	5/30/2000
23.	09/215,058	12/17/1998
24.	09/398,914	9/16/1999
25.	09/441,107	11/16/1999
26.	09/639,948	8/17/2000
27.	09/731,536	12/6/2000
28.	09/794,810	2/26/2001
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32.	10/056,982	1/23/2002
33.	10/120,328	4/10/2002
34.	10/241,374	9/10/2002
35.	10/619,990	7/14/2003

5. Name and address of party to whom correspondence concerning document should be mailed:

Alexander C. Johnson, Jr. MARGER JOHNSON & McCOLLOM, P.C. 1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

- 6. Number of applications and patents involved: 35
- 7. Please charge our Deposit Account Number 13-1703 for the \$1,400 recordal fee. Any deficiency or overpayment should be charged or credited to deposit account number 13-1703.
- 8. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Respectfully submitted,

MARGER/JOHNSON-&-MCCOLLOM, P.C.

Alexander C. Johnson, Jr

Reg. No. 29,396

1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

Total number of pages comprising cover sheet and attached assignment: 5

cc: Steve Zelinger

### CERTIFICATE OF MERGER

Solidusnetworks

OF

Indivos Acquisition Corp. a Delaware corporation

### WITH AND INTO

**Indivos Corporation** a Delaware corporation

# UNDER SECTION 251 OF THE GENERAL CORPORATION LAW OF THE STATE OF DELAWARE

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify that:

The name and state of incorporation of each of the constituent corporations of the merger is as follows:

Name

State of Incorporation

Indivos Corporation. Indivos Acquisition Corp. Delaware Delaware

- The Agreement and Plan of Merger by and among Solidus Networks, Inc., Indivos Corporation and Indivos Acquisition Corp. dated as of March 14, 2003 (the "Merger Agreement"), has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 251 (and, with respect to Indivos Acquisition Corp., by the written consent of its sole stockholder in accordance with Section 228) of the General Corporation Law of the State of Delaware.
- The name of the surviving corporation (the "Surviving Corporation") is Indivos Corporation.
- The amended and restated certificate of incorporation of Indivos Corporation as in effect immediately prior to the effective time of the merger, shall be the certificate of incorporation of the Surviving Corporation, provided that, at the effective time of the merger, said certificate of incorporation shall be amended as follows:

Article IV shall be deleted in its entirety and substituted in lieu thereof a new Article IV which shall provide:

Classes of Stock. This corporation is authorized to issue two classes of stock to be designated, respectively, "Common Stock" and "Preferred Stock." The total number of shares which the corporation is authorized to issue is Two Thousand (2,000) shares. One Thousand (1,000) shares shall be Common Stock, each having a par value of one-hundredth of one cent (\$.0001). One

Thousand (1,000) shares shall be Preferred Stock, each having a par value of one-hundredth of one cent (\$.0001).

- Preferred Stock. The Preferred Stock may be issued from time to B. time in one or more series. The board of directors of the corporation (the "Board of Directors") is hereby expressly authorized to provide for the issue of all of any of the remaining unissued and undesignated shares of the Preferred Stock in one or more series, and to fix the number of shares and to determine or alter for each such series, such voting powers, full or limited, or no voting powers, and such designation, preferences, and relative, participating, optional, or other rights and such qualifications, limitations, or restrictions thereof, as shall be stated and expressed in the resolution or resolutions adopted by the Board of Directors providing for the issuance of such shares and as may be permitted by the Delaware General Corporation Law. The Board of Directors is also expressly authorized to increase or decrease the number of shares of any series subsequent to the issuance of shares of that series, but not below the number of shares of such series then outstanding. In case the number of shares of any series shall be decreased in accordance with the foregoing sentence, the shares constituting such decrease shall resume the status that they had prior to the adoption of the resolution originally fixing the number of shares of such series.
- 5. The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation is One Market Plaza, 41<sup>st</sup> Floor, San Francisco, California 94105.
- 6. A copy of the executed Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.

IN WITNESS WHEREOF, this Certificate of Merger is hereby executed on behalf of Indivos Corporation.

Dated as of July 23, 2003

Indivos Corporation, a Delaware corporation

Title: Chief Executive Office

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